SATISFACT: this Note has	Se 10-03870-8-SWH Doc 12-3 EXHIBIT 67/ ION: The debt evidenced by seen satisfied in full this f, 19	14/10 Entered 07/14/10 1	0 22:59:43 Pag	e 1 of
		ORY NOTE	05	
s 90,61	5.00		Oxford	, N. C
FOR VALU	JE RECEIVED the undersigned jointly and sourcelly		April 15	
	JE RECEIVED the undersigned, jointly and severally, promise Franklin SIS Corporation, a No	to pay to	ion	
		er carorina corporat		
the principal	sum ofNinety Thousand Six Hundred	Fifteen & No/100		or order,
DOLLARS (90,615.00), with interest from d		rate of eight and	one-half
per cent ($\frac{8}{\cdot}$	$\frac{5}{2}$ %) per annum on the unpaid balance until paid or until defau	alt, both principal and interest payal	ble in lawful money of the	United States of
America, at the office of	• • • • • • • • • • • • • • • • • • • •		,	
the office of	111 Hilton Avenue, Durham, N.C. 277	07		
as provided in	ce as the legal holder hereof may designate in writing. It is undersome the instruments, if any, securing this Note and such advances of interest from the date of advance until paid. The principal a 360 Equal monthly installments of \$6 to be due and payable on or before to on the same day of each month therea	will be added to the principal of this and interest shall be due and payable 96.67 each, the first he lst day of May. 199	s Note and will accrue into e as follows: payment 97. and	the holder hereof erest at the above
	interest have been paid in full.			
	•	April 1997		
Unless other installments of In the event days from the motice to make thereon and, the same at any other fany, shall be acceleration of Trust notwith any extension and agree that Upon defaultendorsers of the balance owing rights and rem	pal balance, with the remainder applied to the unpaid principal rewise provided, this Note may be prepaid in full or in part at an due in reverse order of their maturity. of (a) default in payment of any installment of principal or interedue date, or (b) default under the terms of any instrument securiver, then in either such event the holder may without further notice the prepayment premium, if any, at once due and payable. Failure, there time. The unpaid principal of this Note and any part thereof, ear interest at the rate of eight and one-half To this Note, including maker and any sureties, endorsers, or gue for maturity and agree to continue to remain bound for the payment attentions of time for the payment of principal and interest; at the same may be made without notice or consent of any of the lit the holder of this Note may employ an attorney to enforce the his Note hereby agree to pay to the holder reasonable attorney on said Note, plus all other reasonable expenses incurred by the needles of the holder as provided in this Note and any instruments.	est hereof as the same becomes due and this Note, and such default is not ce, declare the remainder of the principal to exercise this option shall not con accrued interest and all other sums of the principal, interest and all other sums of the principal, interest and all other sums of the principal, interest and all other such ange, modification or substitution and all such parties waive all and even the principal such parties waive all and even the principal such parties waive all and even the principal such parties and remedies and the principal such parties and remedies and the principal such parties waive all and even the principal such parties waive principal such parties wai	nd such default is not cure cured within fifteen (15) d pal sum, together with all stitute a waiver of the rig due under this Note and the mentment, notice of dishor sums due under this Note on of any security for this lary kind of notice of such che we maker, principal, suretto of fifteen percent (15%) of er's rights and remedies use and may be pursued sing	ad withing (10) ays after written interest accrued ht to exercise the ne Deed of Trust, efault until paid nor, and notice of e and the Deed of Note or by way of nange or changes by, guarantor and the outstanding pon default. The gly, successively,
discretion of the of them at and	ainst the property described in the Deed of Trust or any other fur he holder. The failure to exercise any such right or remedy shall other time. Is to be governed and construed in accordance with the laws of t	not be a waiver or release of such righ		
This Note is	sgiven <u>for purchase of real property</u>		•	•
Purcha	se Money Deed of Trust of even date he	rewith to T. S. Royst	er, Jr., Truste	e, ,
IN TESTI this instrum	MONY WHEREOF, each corporate maker has caused ent to be executed in its corporate name by its President, attested by its	which is a first IN TESTIMONY WHEREOF set his hand and adopted as beside his name, the day and	his seal the word "SE	r has hereunto AL" appearing
	Secretary, and its corporate seal to be d, all by order of its Board of Directors first duly given, year first above written.	Penny A. Carper	Carpenter)(SEAL)
Ву:	(Corporate Name)	Boy R. Carpert	er, Jr.	(SEAL)
ATTEST:	President			(SEAL)
	Secretary (Corporate Seal)			(SEAL)
D	(Corporate Name)			(SEAL)
By: ATTEST:	President			(SEAL)
	Secretary (Corporate Seal)			(SEAL)